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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/595,528	06/16/2000	Scott E. Landau	IFF-101	2190
7:	590 09/12/2006		EXAM	INER
Barry R Lipsitz			RUDY, ANDREW J	
755 Main Stree				
Monroe, CT 06468			ART UNIT	PAPER NUMBER
,			3627	

DATE MAILED: 09/12/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/595,528	LANDAU ET AL.			
Office Action Summary	Examiner	Art Unit			
	Andrew Joseph Rudy	3627			
The MAILING DATE of this communication Period for Reply	on appears on the cover sheet wit	h the correspondence address			
A SHORTENED STATUTORY PERIOD FOR F WHICHEVER IS LONGER, FROM THE MAILII - Extensions of time may be available under the provisions of 37 of after SIX (6) MONTHS from the mailing date of this communicat - If NO period for reply is specified above, the maximum statutory - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF THIS COMMUNIC CFR 1.136(a). In no event, however, may a re tion. period will apply and will expire SIX (6) MONT y statute, cause the application to become ABA	ATION. ply be timely filed THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on	17 April 2006 and 01 July 2005				
	This action is non-final.				
3) Since this application is in condition for a					
closed in accordance with the practice ur	nder <i>Ex parte Quayle</i> , 1935 C.D.	11, 453 O.G. 213.			
Disposition of Claims		t			
4)⊠ Claim(s) 1-27 is/are pending in the applic	cation.				
4a) Of the above claim(s) is/are wi	thdrawn from consideration.				
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-27</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction	and/or election requirement.				
Application Papers					
9)☐ The specification is objected to by the Exa	aminer.				
10) The drawing(s) filed on is/are: a)	☐ accepted or b)☐ objected to b	y the Examiner.			
Applicant may not request that any objection	to the drawing(s) be held in abeyand	ce. See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the c	•				
11)☐ The oath or declaration is objected to by t	the Examiner. Note the attached	Office Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for for a laim for for a) All b) Some * c) None of:	preign priority under 35 U.S.C. §	119(a)-(d) or (f).			
· ·	iments have been received				
<u> </u>					
3. Copies of the certified copies of the	·	· -			
application from the International B	• •	Ç			
* See the attached detailed Office action for		eceived.			
Attachment(s)					
1) Notice of References Cited (PTO-892)		ummary (PTO-413)			
 2) Notice of Draftsperson's Patent Drawing Review (PTO-94 3) Information Disclosure Statement(s) (PTO/SB/08) 		Paper No(s)/Mail Date 5) Notice of Informal Patent Application			
Paper No(s)/Mail Date	6) Other:				

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DETAILED ACTION

1. Claims 1-27 are presented for examination. The rejection of claims 1-27 mailed on 9/24/2004 is withdrawn. New grounds of rejection based on newly found prior art is set forth in detail below.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over "New Web Business Caters to Law Firms: Former Associates start foodservice company" (hereinafter SeamlessWeb I) and "You Want Fries With That?" (hereinafter SeamlessWeb II) in view of Gardner et al., Pat. No. 5,758,327 (hereinafter Gardner). The Examiner notes that SeamlessWeb I and SeamlessWeb II disclose a service on a web site called SeamlessWeb that was started in December, 1999. Therefore, the publications are used to disclose the service SeamlessWeb. All citations to SeamlessWeb, unless otherwise noted, are found in SeamlessWeb I.

As to claims 1, and 21-23, SeamlessWeb discloses a method for providing electronic commerce and accounting services to organizations and service providers for offerings ordered by members of the organizations and delivered by the service providers (see whole document) comprising the steps of:

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providing members with online access to a listing of a plurality of service providers with associated offerings via an interactive communication (i.e. web), said listing maintained by an intermediary (i.e. SeamlessWeb, linking law firms with a network of restaurants) (page 3, lines 8-10);

enabling members to electronically select a service provider from the listing (i.e. click on a restaurant) (page 3, lines 39-41);

enabling members to electronically select offerings from the selected service provider via the listing (i.e. clicking through the menu to complete the order) (page 3, lines 39-41);

enabling the members to electronically communicate selected offerings and billing information for payment of the selected offerings to the intermediary (page 4, lines 42-44);

electronically storing the billing information at the intermediary (page 4, lines 42-44);

electronically communicating the offerings selected by the members from the intermediary to the selected service provider (page 4, lines 42-44);

providing a consolidated invoice from the intermediary to an organization for a plurality of offerings ordered by a plurality of members of that organization from a plurality of service providers (page 4, lines 48-54);

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SeamlessWeb does not explicitly disclose

a listing that is a database; and

providing the invoice during a predetermined time period.

However, Gardner discloses a listing that is a database (i.e. catalog) (col. 5, lines 43-57). In addition, Gardner discloses providing the invoice during a predetermined time period (i.e. information matched with the EPOD) (col. 9, lines 32-49). It would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to include the aforementioned limitations for the motivation of making requisition of items more efficient by diminishing paper handling during the process (col. 4, lines 13-22).

As per claim 2, SeamlessWeb discloses collecting payment by the intermediary from the organization on the consolidated invoice (i.e. single bill)(page 4, lines 48-50); and

SeamlessWeb does not explicitly disclose

paying of the service provider by the intermediary for all offerings ordered therefrom by the members .

As per claim 3, SeamlessWeb and Gardner do not explicitly disclose wherein the members are provided with the additional option of paying by cash or credit card in which instance the offering is not billed to the organization on the consolidated invoice.

However, the Examiner takes official notice that it was well known in the electronic ordering arts to pay for goods and services by cash or credit card.

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The motivation was to provide convenient payment mechanisms preferred by customers. It would have been obvious to one of ordinary skill at the time of Applicant's invention to include the aforementioned limitation for the motivation stated above.

As per claim 4, SeamlessWeb discloses wherein:

the organization is a business and members are employees of the business (i.e. employees of a law firm)(page 3, lines 39-41);

the billing information includes at least one of the employees' personal identification number, a specific identification number for the business, the business' address, the business' telephone number, and client billing codes (page 4, lines 42-44).

As per claim 5, SeamlessWeb discloses in the form of a searchable web site (page 3, lines 8-10 and lines 39-41).

As per claim 6, SeamlessWeb discloses the service providers are restaurants and the step of providing at least one web page with each of the restaurants which web page displays at least one of the restaurant menu, the restaurant food type, and the restaurant specialties of the day (page 3, lines 39-41).

As per claim 7, SeamlessWeb discloses generating a report by the intermediary of all meals ordered by the employees during a specified time period containing at least one of order date, order time, employee name, employer's personal identification number, meal ordered, meal cost, client name, client code, and restaurant name (i.e. who's gone over budget)(SeamlessWeb II, page 3, lines 19-23) and

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forwarding the report from the intermediary to the business (SeamlessWeb II, page 3, lines 19-23).

As per claim 8, SeamlessWeb and Gardner do not explicitly disclose wherein ht report can be sorted by at least one of order date, order time, employee name, employees' personal identification number, meal ordered, meal cost, client name, client code, and restaurant name.

However, the Examiner takes official notice that it was well known in the electronic arts to sort reports based on specific fields of information. The motivation was to prepare the report data in a user friendly manner for preparing the data in such a form to identify relevant information in a logical manner. It would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to include the aforementioned limitation for the motivation stated above.

As to claim 9, SeamlessWeb discloses wherein the report can be generated upon demand by the organization (SeamlessWeb II, page 3, lines 19-21).

As to claim 10, SeamlessWeb discloses wherein the report is forwarded from the intermediary to the organization via one of facsimile, email, global communication network, or said interactive communication network (SeamlessWeb II, page 3, lines 19-21).

As to claim 11, SeamlessWeb discloses generating a receipt by the intermediary containing at least one of an order confirmation number, employee name, the

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employees' personal identification number, meal ordered, order date, order time, meal cost, client name, client code, and restaurant name (i.e. confirmation email of the order to the lawyer)(page 4, lines 42-44).

As to claim 12, SeamlessWeb discloses wherein the receipt is forwarded from the intermediary to at least one of the employee, the restaurant, and the organization (page 4, lines 42-44).

As to claim 13, SeamlessWeb discloses wherein the receipt is forwarded from the intermediary via one of facsimile, email, global communication network, or said interactive network)page 4, lines 42-44).

As to claim 14, SeamlessWeb discloses forwarding from the intermediary to the employee an estimated time of delivery from the restaurant to the organization (page 4, lines 42-44).

As to claim 15, SeamlessWeb discloses wherein the listing is searchable by at least one of restaurant name, food type, food preference, and restaurant location (page 3, lines 39-41).

As to claim 16, SeamlessWeb does not explicitly disclose wherein the business maintains house accounts with the restaurants and the consolidated invoice provides consolidation of amounts due on the house accounts.

However, SeamlessWeb discloses consolidated invoicing from restaurants(page 4, lines 42-50). Gardner discloses a central site for processing invoices on amounts due

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on house accounts with a plurality of vendors (col. 9, lines 32-49). It would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to include the aforementioned limitations within SeamlessWeb for the motivation stated for claim 1 above.

As to claim 17, SeamlessWeb discloses retaining a commission by the intermediary from the payment received from the organization (SeamlessWeb II, page 3, line 16).

SeamlessWeb and Gardner do not explicitly disclose wherein only the balance of the payment from the organization minus the commission is forwarded by the intermediary to the service provider.

However, the Examiner takes official notice that it was well known in the electronic ordering arts to forward balance payments minus commissions to service providers. The motivation was to provide incentive for more service providers or vendors to participate in the electronic commerce network. It would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to include the aforementioned limitations for the motivation stated above.

As to claim 18, SeamlessWeb discloses providing a history of previous orders by the intermediary for each member (SeamlessWeb II, page 3, lines 19-20).

As to claim 19, SeamlessWeb discloses providing real time assistance by the intermediary to resolve problems associated with an order (page 4, line 44).

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As to claim 20, SeamlessWeb does not explicitly disclose wherein the consolidated invoice from the intermediary to the organization is provided via one of facsimile, email, a global communication network, or said interactive communication network.

However, Gardner discloses wherein the consolidated invoice from the intermediary to the organization is provided via one of facsimile, email, a global communication network, or said interactive communication network (col. 9, lines 38-40). It would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to include the aforementioned limitations for the motivation of making requisition of items more efficient by diminishing paper handling during the process (col. 4, lines 13-22).

As to claim 24, SeamlessWeb does not explicitly disclose wherein members are only allowed access to searchable database for a preselected group of service providers.

However, Gardner discloses wherein members are only allowed access to searchable database for a preselected group of service providers (i.e. approved products and services)(col. 5, lines 23-30). It would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to include the aforementioned limitation for the motivation of handling customer orders automatically via a catalog

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model without requiring intervention by a buyer associated with the procurement process (col. 5, lines 32-43).

As to claim 25, SeamlessWeb discloses wherein the preselected group of service providers is determined based on geographic location of the organization (midtown and Wall street)(page 4, lines 61-64).

As to claim 26, SeamlessWeb discloses wherein the geographic location is determined by proximity to the organization (midtown and Wall Street) (page 4, lines 61-64).

As to claim 27, SeamlessWeb discloses providing for delivery of the offerings from the service provider to the members (page 4, lines 42-44).

Response to Arguments

- 4. Applicant's arguments with respect to claims 1-27 have been considered but are most in view of the new ground(s) of rejection.
- 5. A further reference of interest is noted on the attached PTO-892.
- 6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew Joseph Rudy whose telephone number is 571-272-6789. The examiner can normally be reached on Monday thru Friday.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Alexander G. Kalinowski can be reached on 571-272-6771. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

> Andrew Joseph Rudy **Primary Examiner**

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